

THE HONORABLE JAMES L. ROBART

UNITED STATES DISTRICT COURT  
WESTERN DISTRICT OF WASHINGTON  
AT SEATTLE

UNITED STATES OF AMERICA,  
  
Plaintiff,

v.

CITY OF SEATTLE,  
  
Defendant.

Case No. 2:12-cv-01282-JLR

CITY OF SEATTLE’S STIPULATED  
MOTION TO EXTEND DEADLINE FOR  
MONITOR’S COMPLIANCE STATUS  
UPDATE

**Noting Date:** 04/28/2022

The City of Seattle (“City”) has conferred with the U.S. Department of Justice and the Monitor and respectfully requests that the Court extend the deadline for filing the Monitor’s Compliance Status Update (“Comprehensive Assessment”) to May 13, 2022.

A two-week extension would serve the interests of justice by allowing for additional time for the Monitor and parties to validate the data in the Comprehensive Assessment, review and fine-tune its analysis and conclusions, and collectively evaluate the path that it carves for the parties moving forward.

Review of the Monitor’s April 2022 Use of Force Preliminary Assessment led the Seattle Police Department (“SPD”) to identify and correct a data mapping error between a source system for force reporting (IAPro) and the Data Analytics Platform, which powers SPD’s public data source. Analyzing and correcting this error underscored the importance of validating the data

1 throughout the Comprehensive Assessment. The draft of this report, which the parties received on  
 2 April 19, 2022, involves four critical areas of compliance, with detailed data analysis across each  
 3 of the four areas. While no further errors have been identified—and none are expected—the City,  
 4 in an abundance of caution, respectfully requests additional time to fully validate the remaining  
 5 data and ensure the integrity of the final product.

6 Furthermore, the extension the City seeks would give the Monitor and the parties more  
 7 time to review and fine-tune the highly nuanced analysis and conclusions throughout the  
 8 Comprehensive Assessment. It would also give the parties a more robust opportunity to  
 9 collectively consider the path forward from the conclusions and benchmarks in the Comprehensive  
 10 Assessment and to ensure that the final product provides sufficient and appropriate guidance in  
 11 this regard.

12 The Monitor and the U.S. Department of Justice have advised that they do not oppose this  
 13 request.

14  
 15 DATED this 28th day of April, 2022.

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 23 *Attorneys for Defendant City of Seattle*